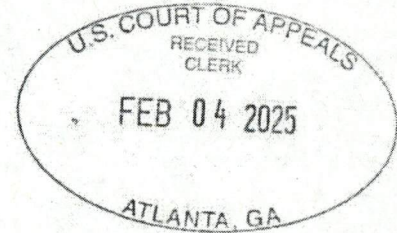
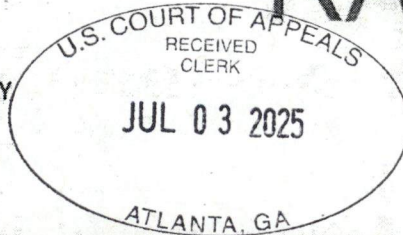


FELISSA GRISSETT  
APPELLANT

CASE: 25-10293 **JT**  
Chapter 13

BANKRUPTCY COURT  
JUDGE PAUL BAISER  
TRUSTEE MELISSA DAVY  
DISTRICT COURT  
APPELLEES




## MOTION FOR ORAL ARGUMENT

Come NOW the appellant motioning the appellate courts for an oral argument for knowledge as it pertains to bankruptcy and civil procedure. The appellant has a GT score of 112 in the United States Army as of 2007. To be entitle to a security clearance one must a 110. However, the appellant does suffer from dyslexia, which can be precipitated by trauma. Appellant has been traumatized by several entities and individual at the direction of the government. And by the hands several governmental officials. Appellant desire to ensure the appellate court fully understands the gravity of the situation, validity the evidence, and exactly what it is that the appellant is trying to convey during the appeals process.

Communicating orally makes the appellant feel more comfortable, giving appellant disability. The oral argument is to simply highlight arguments that appellant view as particularly important in the case. The appellant believes that an oral argument can be critical and it gives me a chance to engage directly with the court. It is both appropriate and will give the appellant an equitable opportunity to present my case. As the appellant is appealing decisions of personal that graduated from law school. Appellant feels that an oral argument will lead the way and it will also contribute to a decent chance of succeeding during the appeals process.

Appellant thanks the court in advance for its consideration.

  
Felissa Grissett

25090 Mulholland Hwy  
Calabasas, California 91302  
4783178093

**Case Name: Chapter 13**

**Docket Number: 25-10293**

**Appellant: Felissa Grissett**

---

Respectfully submits this appeal from a final judgement entered by the United States District Court Northern District of Georgia Atlanta Division on January 28, 2025 wherein the court.

### **STATE OF THE ISSUES**

Presiding Judge Mark H. Cohen dismissed case 1-25-CV-0308. Judge Cohen and staff members from the District Court has been solicited to harass the appellant by the government. The dismissal is an attempt to sabotage case 21-54419. The appellant was not given time to properly file ALL documents that would have solidified the case. Per the District court rules Plaintiffs are allotted 14 days for the filing of statements. However, the case was dismissed within 5 days. The case was dismissed the very day that the Appellant brought 230 pages of supporting documents. These document were suspiciously filed after the dismissal. The case was also dismissed before Judge Paul Baiser and Trustee Melissa Davey has a chance to respond to the allegations and claims. Furthermore Judge Cohen not only violated Appellants and Appellees rights to properly prepare a defense. He did this by not adhering to the Federal Rules of Appellate Procedure Rule 3.

Per The Federal Appellate Rule 3 The case file date does not coincide with the inadequate timeframe of both the filing and dismissal. This hasty dismissal is clearly evidence of bias, partiality, misconduct, harassment, EX PARTE COMMUNICATION, and using his position to give special treatment to the appellees. Judge Cohen dismissed the case to interfere in Appellants having a true chance at winning the appeal. His blatant disregard for proper procedure is telling. The timeframe from the filing and dismissal is a completely obvious and intentional act of ignoring and going against established rules, regulations, and guidelines implemented and enacted by Congress. The Commission on Judicial Performance will be contacted in the near future.

(4)



## **APPELLES VIOLATED APPELLANTS RIGHTS TO DUE PROCESS UNDER THE FOURTEENTH AMENDMENT**

---

Judge Cohen not only refused the Appellant to file a statement nor did allow the Appellees the opportunity to respond. He also did not give the Appellant the opportunity to request a default judgement if the Appellees had no intentions of entertaining the claims. This essentially shows his clear lack of respect for the correct way of following procedure. The Judge has deliberately bypassed proper protocol and made no attempts to follow them.

### **STATEMENT OF THE FACT**

**Bankruptcy case 21-54419 should be closed.** This entire case was NEVER handled properly. The ONLY Chapter 13 Plan was to last doe 3 year. This agreement was confirmed by Judge Paul Biaser August21, 2021. All payments where successfully made in a timely manner. See **Exhibit A** which is the Payment History as evidence. Although Trustee Melissa Davy has annotated an inaccurate payment history, the documented history will reflect otherwise. **Exhibit B** is (3) court appearances VIA audio to shed light on the entire case.

During the Appeals process the clerks neglected their responsibility by properly transferring the transcripts per Rule 3 and Rule 4. Shannon Morris for the Bankruptcy Court and Stephanie for the District Court both hindered the appeal from originally being docketed on January 17, 2025. This was by sharing false information to the Appellant. Please not Camera footage and recorded calls will prove this to be facts. The clerks have made several attempts to sabotage the case. Both courts are treating the Appellant differently than similarly situated Appellants which is in violation of Appellants rights to EQUAL OPPORTUNITY. Appellees and Court staff have fraudulently suppressed and withheld material evidence to assist in appellant prevailing on this claim. The Judge, Trustee, and Court Staff knowing and willingly violated rules implemented and enacted by Congress, The Federal Appellate Procedure Guide and Northern District of Georgia Appeals Rules. Rules were changed at the courts leisure in the appellant's case. This alone is ground for a discrimination lawsuit against both courts.

## CONCLUSION

The undisputed facts here show that the Bankruptcy Court and District Court have not followed rules of the courts. Therefore, the state and district violated the appellant's state and federal rights. A number of fundamental rights are an issue in this case. These include discrimination, such as my disability, RIGHT TO LIFE, religion and more. Appellants sixth and seventh amendment rights have been violated as well appellant requested a **TRIAL BY JURY**.

Appellant request case 21-54419 be closed per confirmed Chapter 13 plan drafted by Rushi Patel, And that was confirm August20, 2021 by Judge Paul Biase. Duly note that the Appellant is PRO SE. However, the appellant only filed motions, notices, and exhibits to the case.


Appellant is requesting overages return immediately.

Appellant the ALL 3 appellate judges review the case to prevent bias and partiality in the case.

Appellant is requesting a trial by JURY.

The lower level court erred in granting a dismissal before allotting proper due process. And denying in the favor of the appellants with true bases other than harassment. Its determination should be reversed.

God is with me.....

  
Felissa Grissett  
25090 Mulholland Hwy  
Calabasas, California 91302



THIS CASE IS A VERY SENSITIVE ONE. THE FEDERAL BUREAU OF INVESTIGATION IS MONITORING THE CASE CLOSELY. CONSPIRACY TO COMMIT APPELLANTS MURDER, FRAUD, ALTER DOCUMENTS AND MORE IS ATTACH TO EACH CASE. THIS NOW INCLUDES THE 11<sup>TH</sup> CIRCUIT COURT INVOLVEMENT AS OF JANUARY 30, 2025.

THE BANKRUPTCY COURT IS ILLEGALLY ATTEMPTING PROLONGING THE CASE TO BOTH EMBEZZLE MONEY FROM THE DEBTOR AS WELL AS COVERUP WRONG DOING IF THE APPELLANT WERE TO SUCCESSFULLY BE MURDERED. THERE IS A GAS SENDING MECHANISM IN MY HOME 9001 DAWES CROSSING MCDONOUGH GEORGIA 30252. IT HAS BEEN IN THE FOR ATTIC FOR 3 YEARS. FEEL FREE TO VIEW THE APPELLANTS SOCIAL MEDIA PLATFORMS AS EVIDENCE.

FOR VIOLATING MY RIGHTS THERE <sup>WILL</sup> BE CIVIL SUITS IN THE NEAR FUTURE.

PLEASE HANDLE THIS CASE WITH CARE. AS I AM SETTING UP EVERYONE INVOLVED. THIS WILL BE THE BIGGEST ARREST MADE IN HISTORY. ON THAT YOU CAN BELIEVE!

PORTE BANK HAS ATTEMPTING TO CREATE SEVERAL ACCOUNTS WITHOUT MY KNOWLEDGE OR PERMISSION. THIS IS TO ALTER MY PAYMENT HISTORY FOR MY MORTGAGE AND THE TRUSTEE. I ONLY HAVE ONE BANKING ACCOUNT WITH THEM. I HAVE HAD THE SAME ACCOUNT SINCE JUNE 2023. THEY SOMETIMES CALL THEMSELVES NETSPEND. I HAVE NO IDEA WHAT THAT IS ABOUT. ACCOUNT ENDING IN 1130 WITH THE ONLY ACCOUNT THAT I RECEIVE MY DEPOSITS. I HAVE NO ONLINE ACCESS. AND MY ADDRESS IS THE ONLY ONE THE COURTS HAVE. I AM BEING HARASSED BY SEVERAL ENTITIES FOR THE GOVERNMENT. BECAUSE OF A GRADING SCANDAL AND ATTEMPTS TO COVER UP CHILDREN BEING MOLESTED.

GOD IS WITH ME.....

**CERTIFICATE OF COMPLIANCE WITH TYPE-VOLUME LIMIT,  
TYPEFACE REQUIREMENTS, AND TYPE-STYLE REQUIREMENTS**

*Check the appropriate box in section 1, and check the box in section 2.*

**1. Type-Volume**

☐ This document complies with the word limit of FRAP [insert Rule citation] because, excluding the parts of the document exempted by FRAP 32(f) and [insert applicable Rule citation, if any], this document contains [state the number of] words.

or

☐ This brief complies with the line limit of FRAP [insert Rule citation] because, excluding the parts of the brief exempted by FRAP 32(f) and [insert applicable Rule citation, if any], this brief uses a monospaced typeface and contains [state the number of] lines of text.

**2. Typeface and Type-Style**

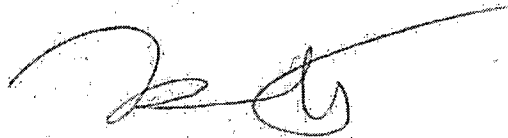
☒ This document complies with the typeface requirements of FRAP 32(a)(5) and the type-style requirements of FRAP 32(a)(6).

(s) PRO-SE

Attorney for FELISA GREGG

Dated: 3-6-2025

MARCH 10  
BRIEF







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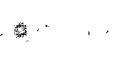
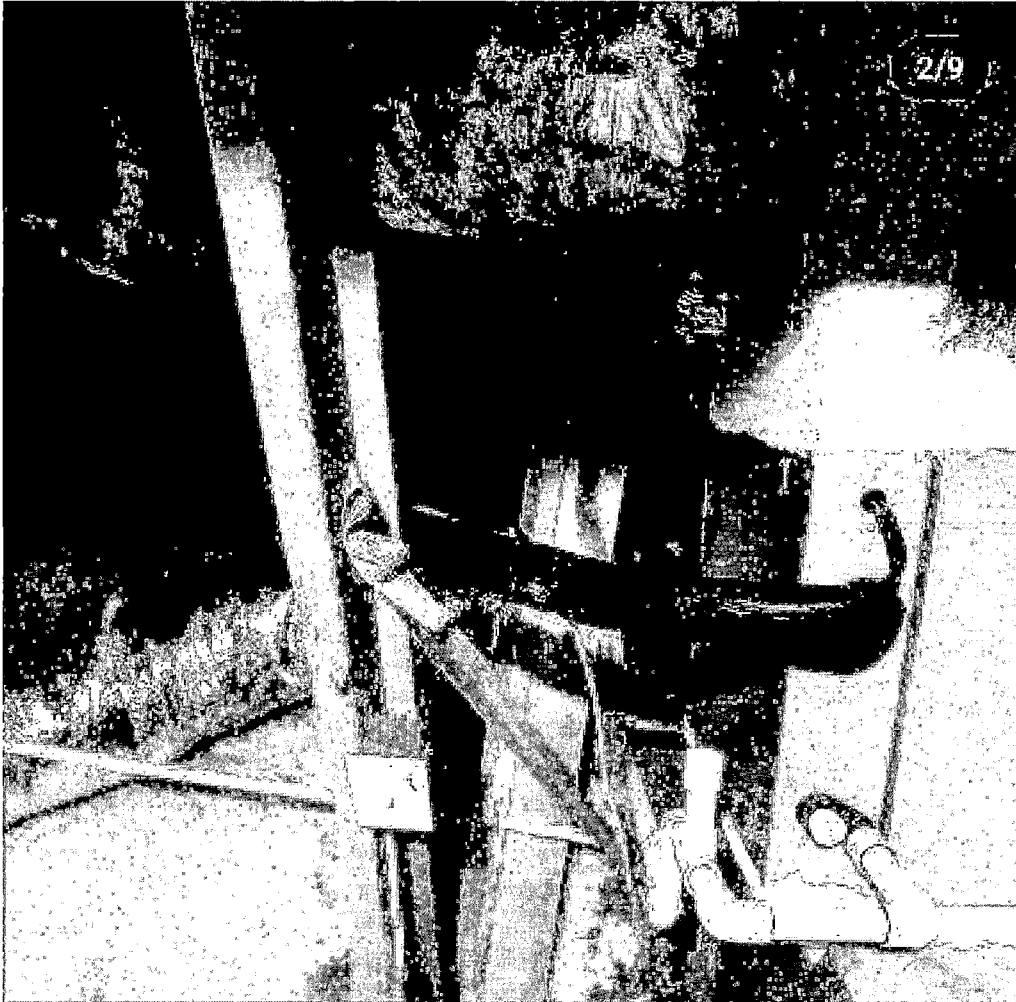




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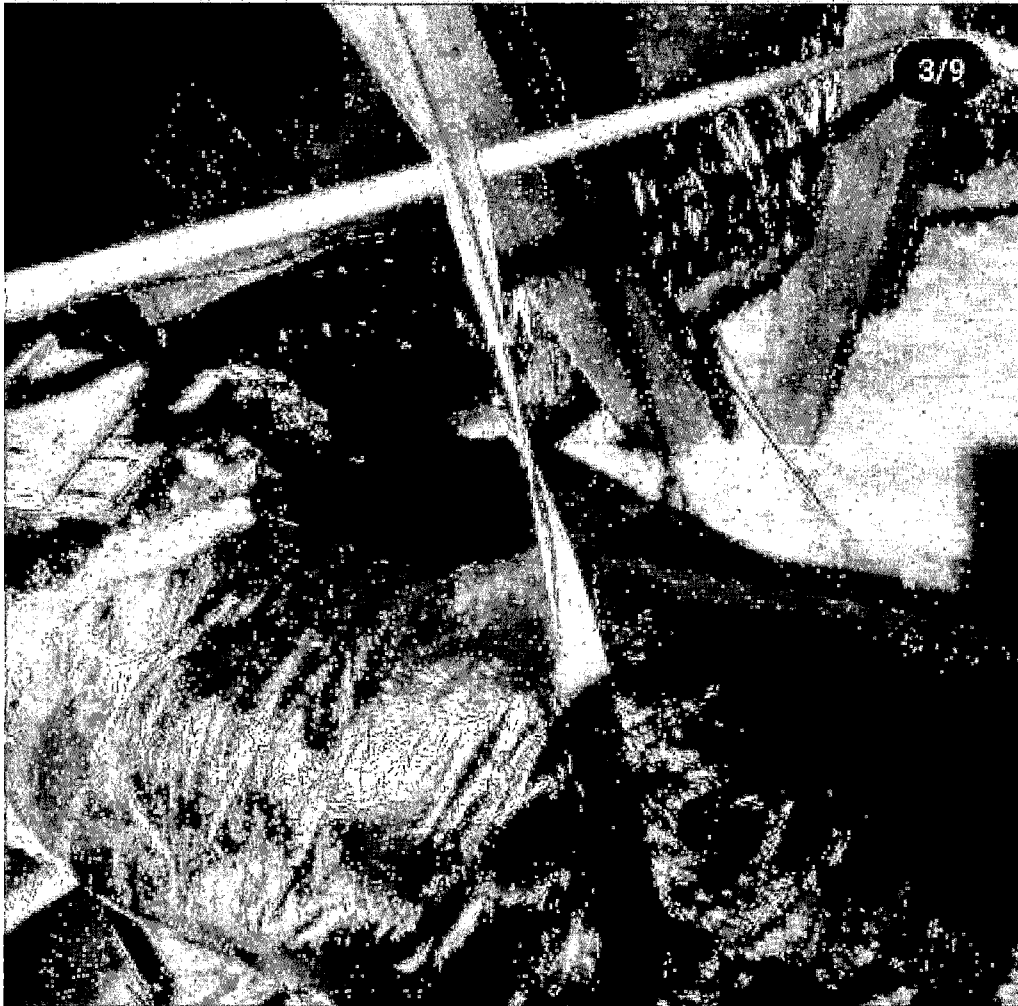
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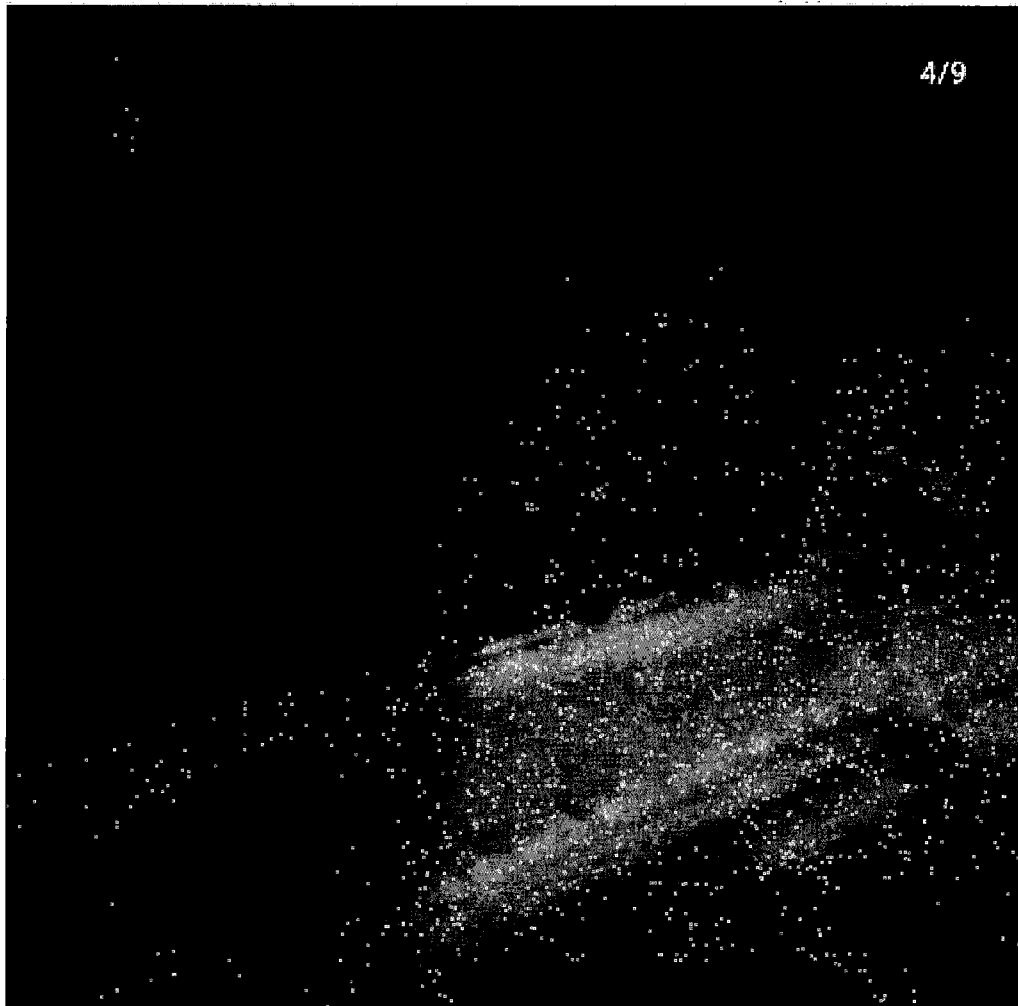
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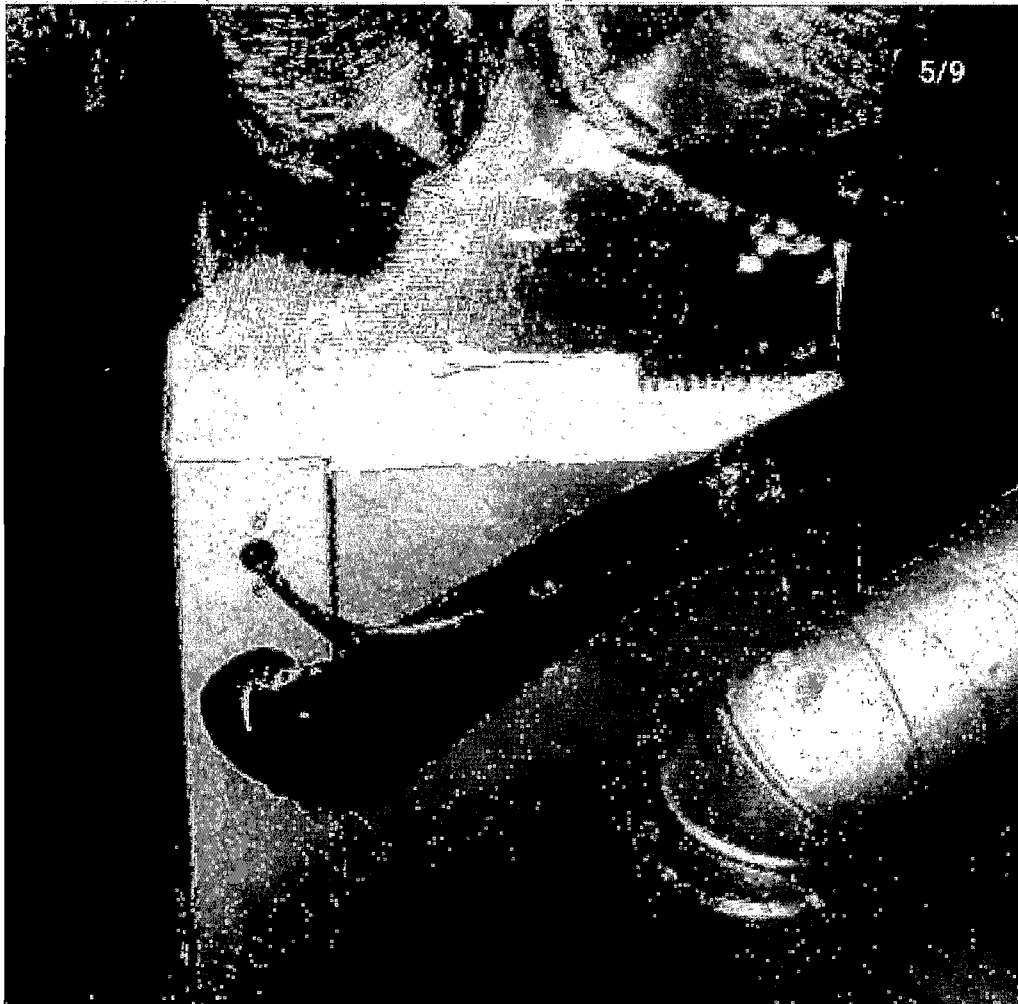




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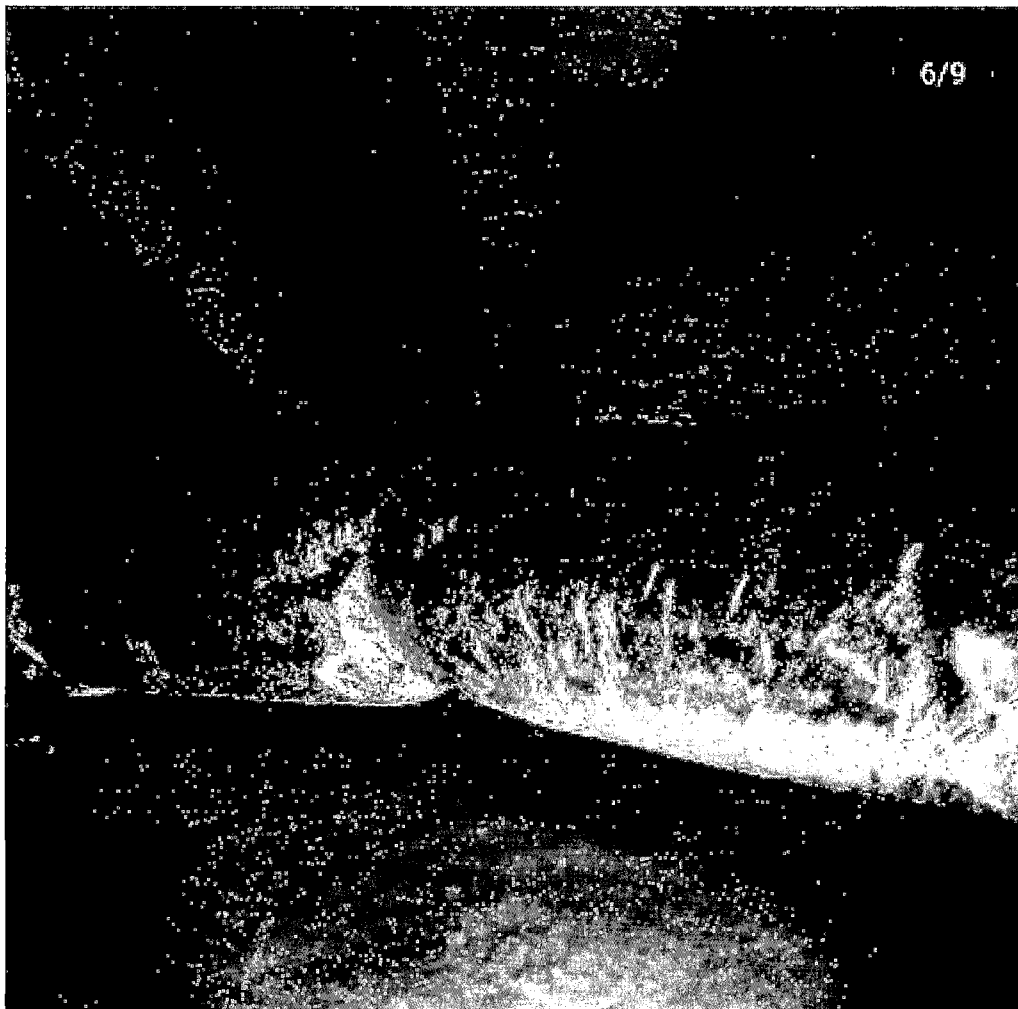


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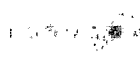
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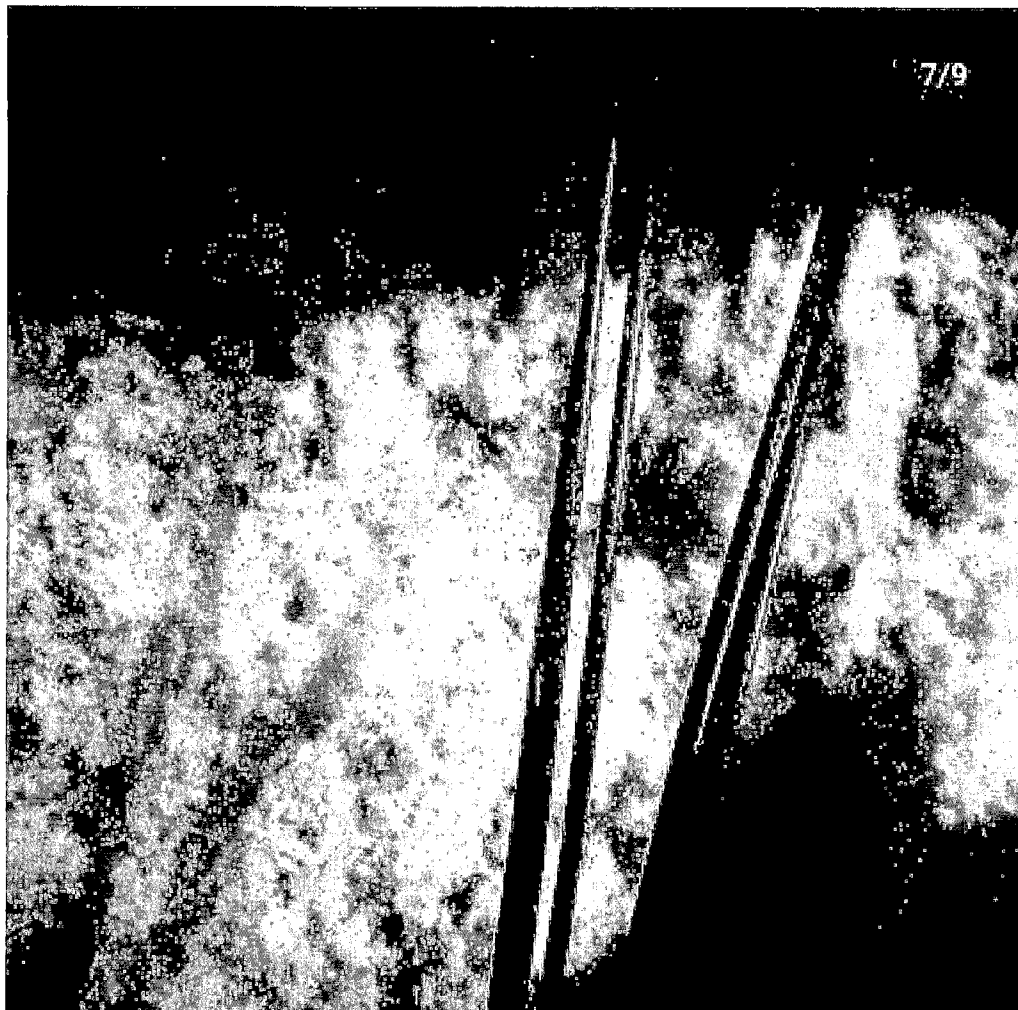
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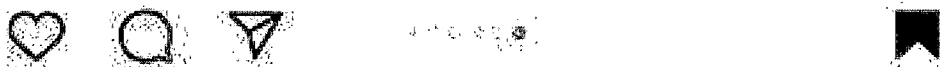


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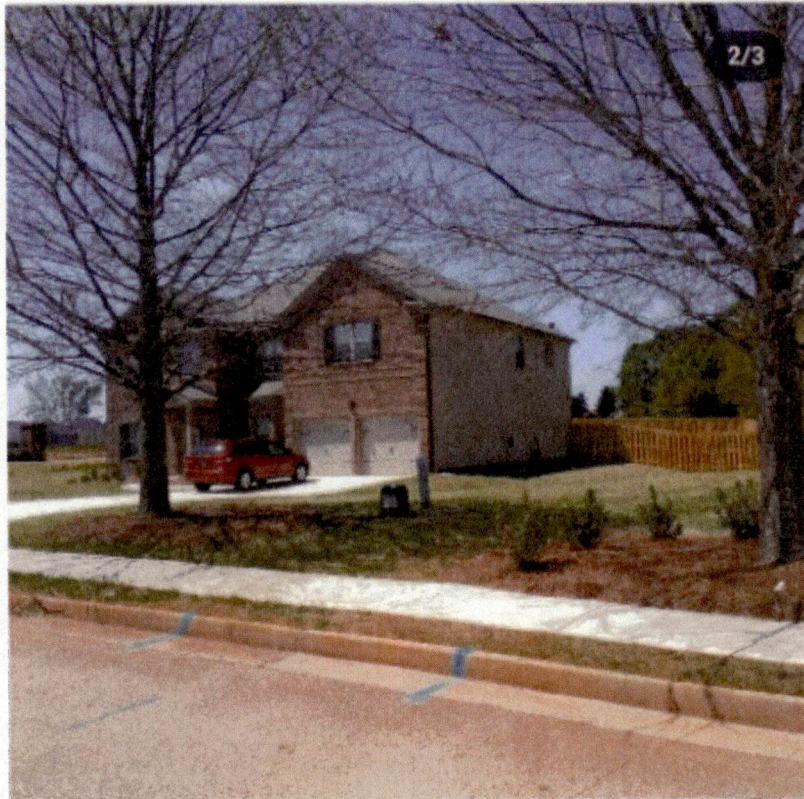
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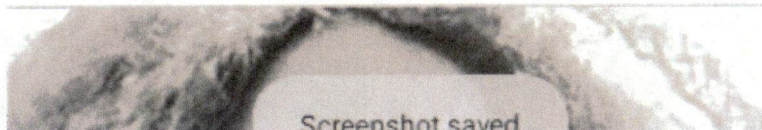
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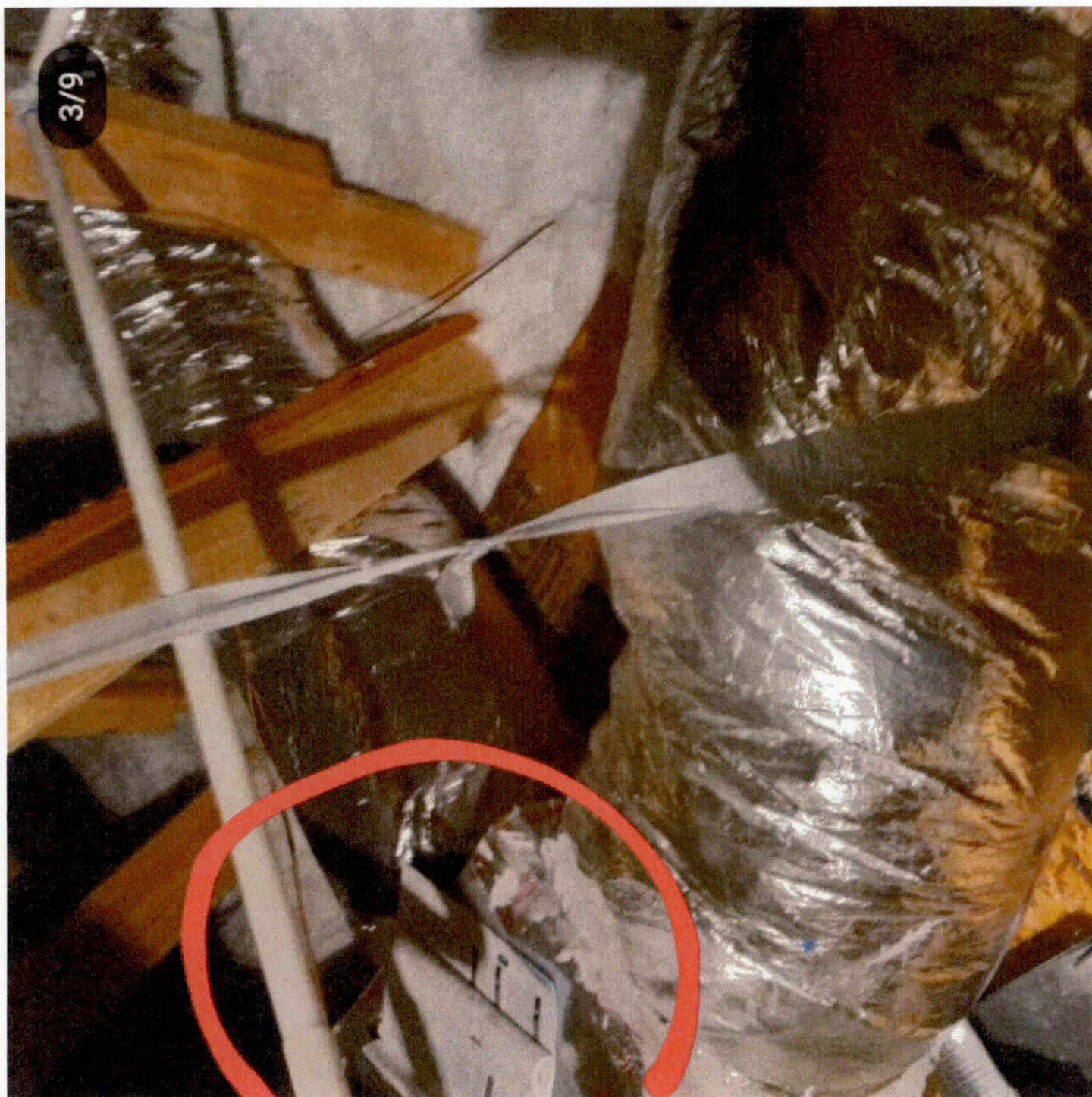
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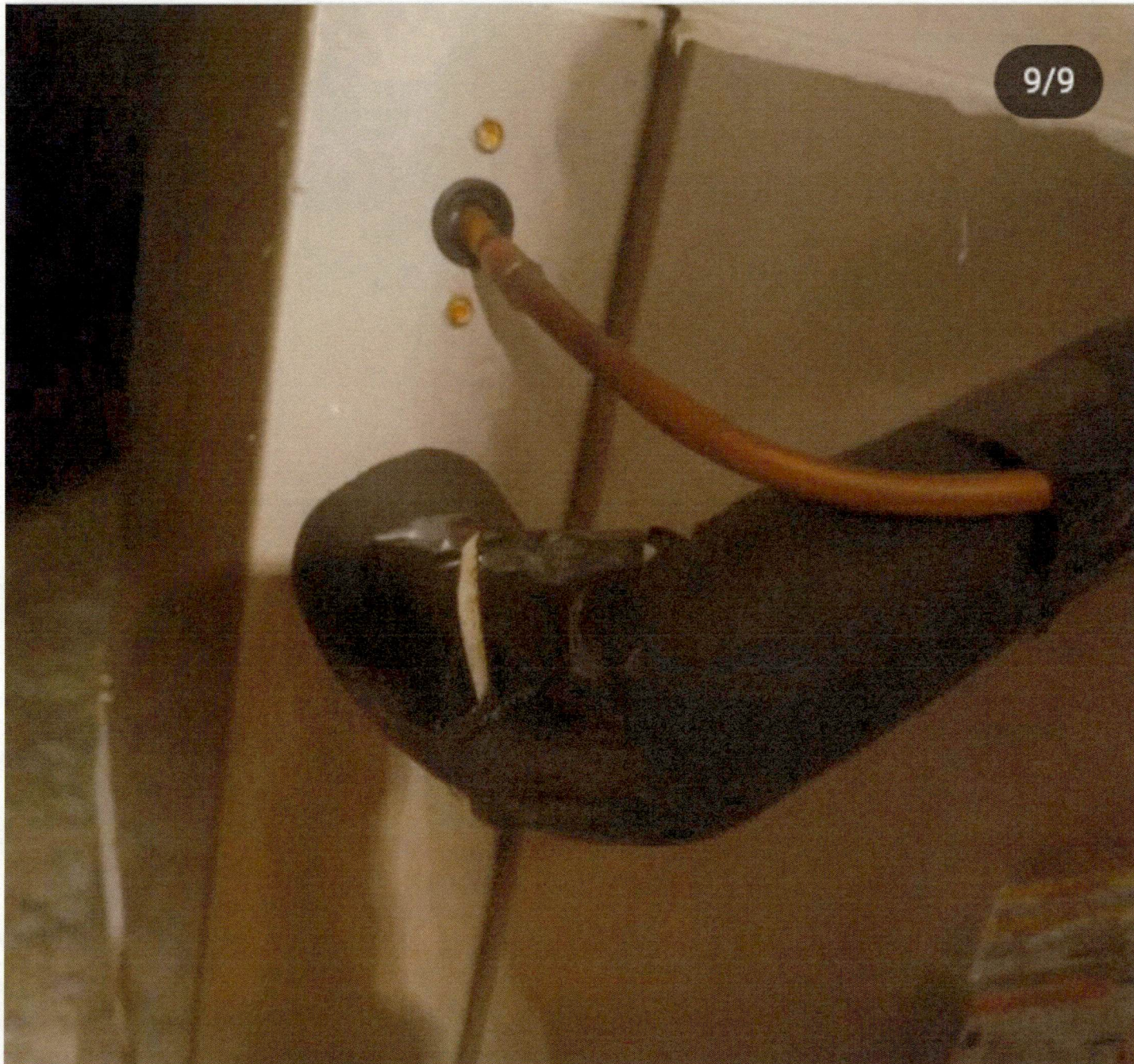
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April 4, 2022



## LOS ANGELES POLICE DEPARTMENT

☐ ADULT (DSVD/MPU)☒ JUV. (INVESTIGATING DIV. SW)

<input checked="" type="checkbox"/> MISSING <input type="checkbox"/> FOUND PERSONS INVESTIGATION		MISSING PERSON'S NAME (LAST, FIRST, MIDDLE)		DOB NO.	
If missing, DR No. shall be obtained within 1 hour.		GRISSETT, MADISON		220319769	
DESCRIPTION OF MISSING PERSON	SEX	DESCENT	HAIR	EYES	RESIDENCE ADDRESS (if unknown, general location)
	F	BLK	BLK	BRN	1818 1/2 W 24TH ST, LOS ANGELES 90018
HEIGHT	WEIGHT	AGE	BUILD	COMPLEXION	ZIP
5'04	110	13	THIN	DARK	90018
IDENTIFYING MARKS AND CHARACTERISTICS (Tattoos, scars, visible dental work, etc.)		DATE/TIME LEFT HOME		DATE/TIME LAST SEEN	
NONE		3/18/09		11-5-22 0800	
		DATE/TIME POLICE REPORT TO POLICE		DATE/TIME POLICE DETERMINED MISSING (START OF MRS)	
		11-05-22 1430		1700 1400	
		LOCATION LAST SEEN (if applicable)		CITY	
		1818 1/2 W 24TH ST LOS ANGELES		LOS ANGELES	
		POSSIBLE CAUSE OF ABSENCE (Dependent over debt, etc.)		PROBABLE OR POSSIBLE DESTINATION	
		UNK		COLUMBUS, GEORGIA	
		MENTAL CONDITION (Good, poor, etc. if poor, explain)		REPORTED MISSING BEFORE (Even if no report taken)	
		Good		<input type="checkbox"/> NO <input checked="" type="checkbox"/> YES DATE	
CLOTHING WORN <input type="checkbox"/> GLASSES <input type="checkbox"/> CONTACTS		LAST PRIOR ADDRESS OF MISSING PERSON		DOES THE MP USE SOCIAL MEDIA? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	
N/A		545 SAN PEDRO ST LOS ANGELES 90018		YES, EXPLAIN IN THE NARRATIVE. <input type="checkbox"/> NO	
		ALIAS, MAIDEN NAME, OR ADDITIONAL SURNAME		NICKNAME	
				MARITAL STATUS	
JEWELRY, PAPERS AND OTHER ARTICLES CARRIED:		BIRTHPLACE		FINGERPRINTED (Date/Where)	
		COLUMBUS, GEORGIA		N/A	
PERSONAL HABITS (Drinker, gambler, etc.)		WHERE FIRST HEARD FROM OR KNOWN TO HAVE GONE ON PRIOR OCCASION			
BANK NAME/STREET/GENERAL REL. INFO		OCCUPATION/UNION		SCHOOL (Name, City, State)	
		STUDENT		LA CA 90018 GRADE 8TH	
VEHICLE DRIVEN <input type="checkbox"/> MP <input type="checkbox"/> SUSP		YEAR		MAKE	
MODELS/STYLE		COLOR		LICENSE NUMBER	
STATE		LIC YEAR		VIN	
SOURCES CHECKED		OFFICERS SHALL QUERY THE MASTER INQUIRY FUNCTION OF NECS			
Include Name/Serial No		CHECKED		MENTAL EVALUATION	
TUBS 103 43622		TUBS 103 43622		TUBS 103 43622	
IF JUVENILE, ALSO CHECK		PROBATION INTAKE DETENTION CONTROL		AREA JUVENILE DETECTIVES	
Include Name/Serial No		(323) 228-5536		(323) 228-5536	
CODE		R - PERSON REPORTING ABSENCE		L - PERSON LAST SEEN MISSING PERSON	
		P - PARENTS OR GUARDIAN (Domestic only)		F - FRIENDS/RELATIVES	
		S - SUSPECT (DOB)			
NAME		DOB		CODE	
GRISSETT, FELISA		6-16-81		R	
RESIDENCE ADDRESS		CITY		ZIP	
1818 1/2 W 24TH ST		LA		90018	
ACS PHONE		X BUS PHONE		X	
470 306 7215					
E-MAIL ADDRESS					
NAME		DOB		CODE	
RESIDENCE ADDRESS		CITY		ZIP	
ACS PHONE		X BUS PHONE		X	
E-MAIL ADDRESS					
IDENTITY NAME		ADDRESS		PHONE	
N/A					
KNOWN ASSOCIATES		IF OUTS OF AGENCY INVESTIGATING, FAX NO			
		DATE FAXED			
AGENCY OF RESIDENCE		EMPLOYEE NOTIFIED		OFFICER NOTIFIED	
		<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO		<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	
NAME		NAME		SERIAL NO.	
INTERVIEWING OFFICER(S)		SERIAL NO		AREA/DIV. DETAIL	
TUBS 103 43622		39622		1800/500 39622	
SUPERVISOR APPROVING RPT		SERIAL NO		PERSON REPORTING DISAPPEARANCE (Name)	
39622		39622		X	
DATE/TIME REPRODUCED		DIVISION		CLERK	
SWD N6479		NOV 05 2022		20:30	
BDC/TTY NO		TTY 001		M397058389	
TO BE COMPLETED BY DETECTIVE (COMPLETE NARRATIVE ON PAGE 2)		FCN NO. 2742230900223			
CLEARED		UNFOUNDED		ARREST	
<input type="checkbox"/>		<input type="checkbox"/>		<input type="checkbox"/>	
OTHER		DATE		REPORTING OFFICER	
<input type="checkbox"/>					
SERIAL NO.		DIV		DISPOSITION	
COMMENTS (For Investigating Detective Only)					

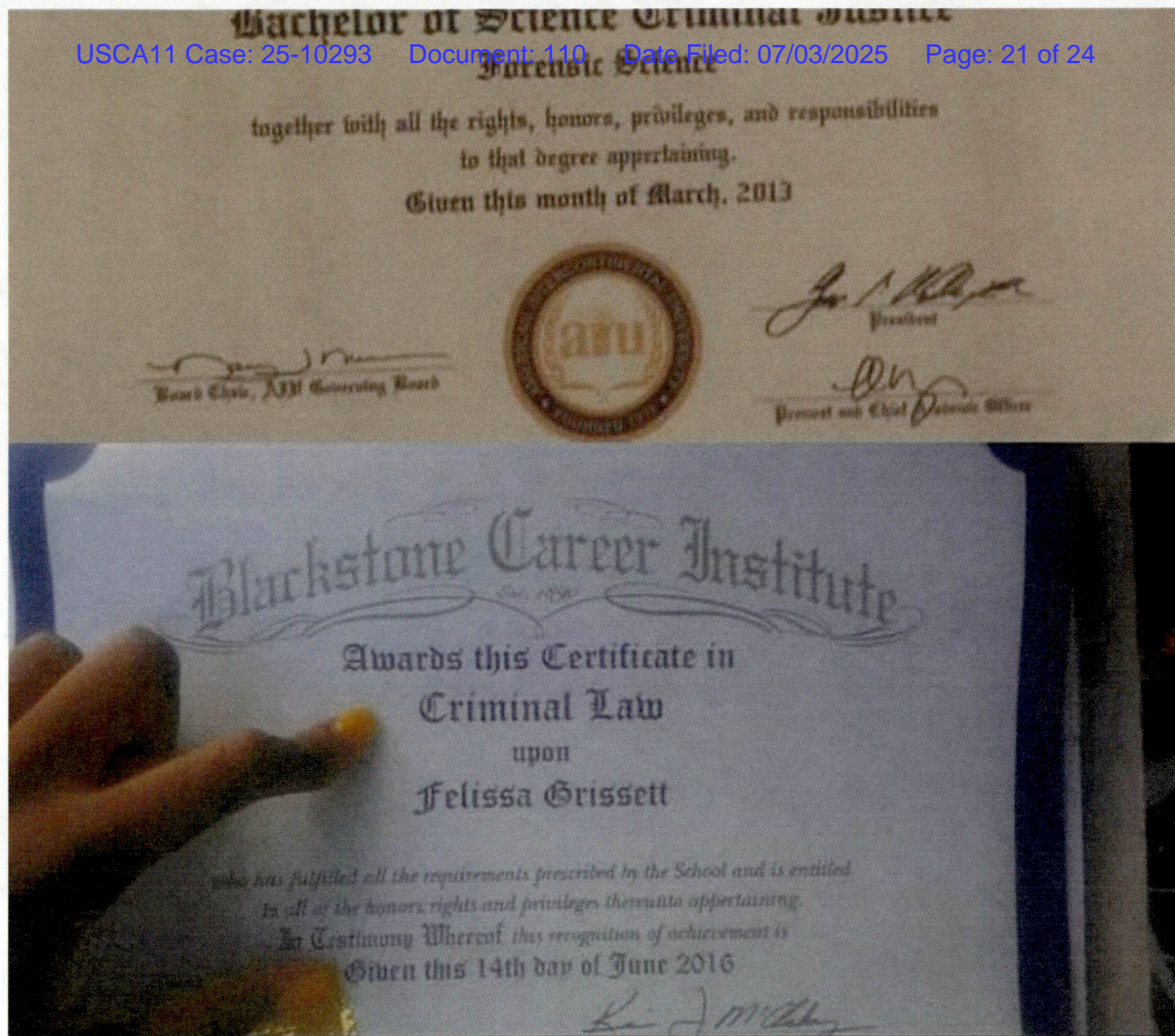
01-18-20 (11070220)

MISSING/FOUND PERSONS INVESTIGATION

INT. CASE NO.:

243 323-276-3615

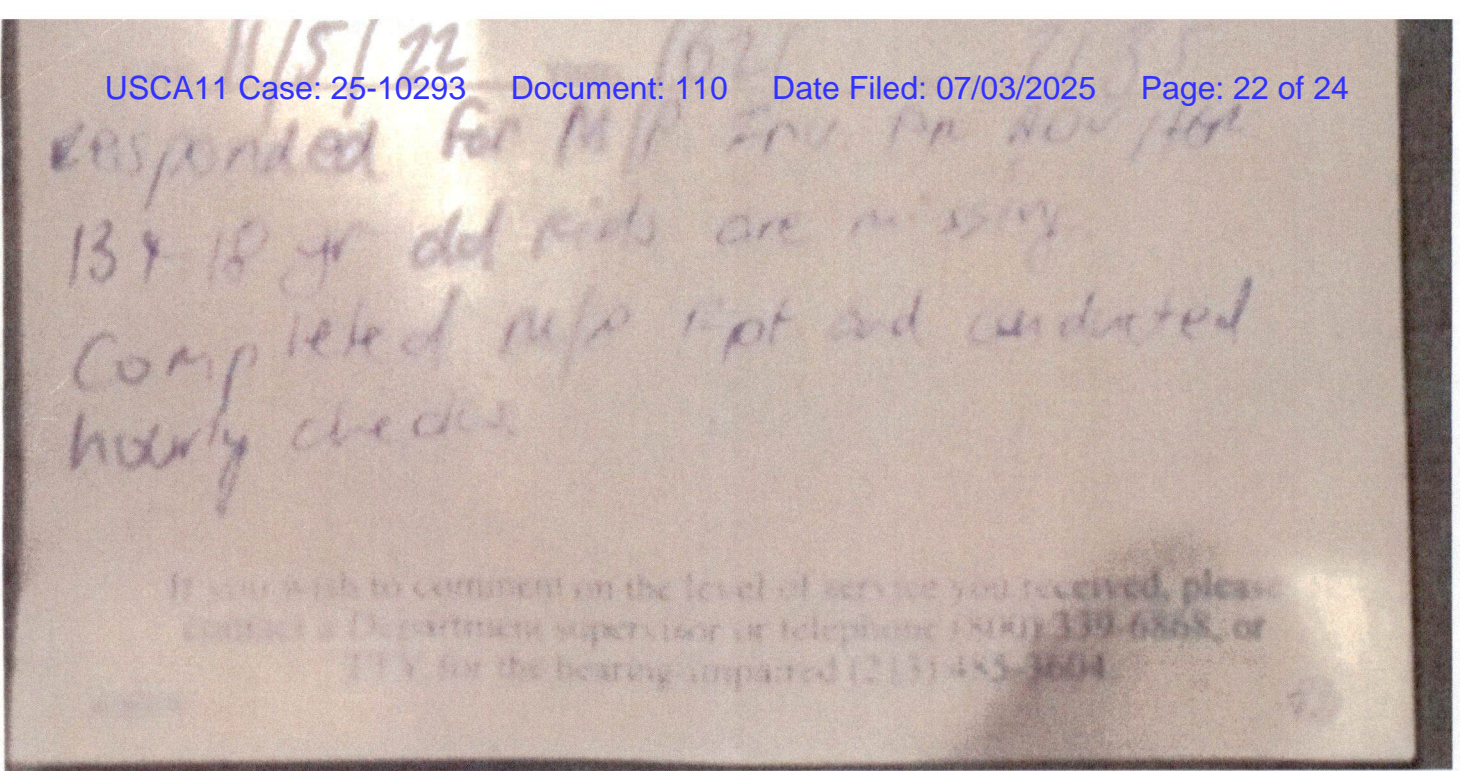




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felissagrissett Special Agent Nathan A. Chernov I'm





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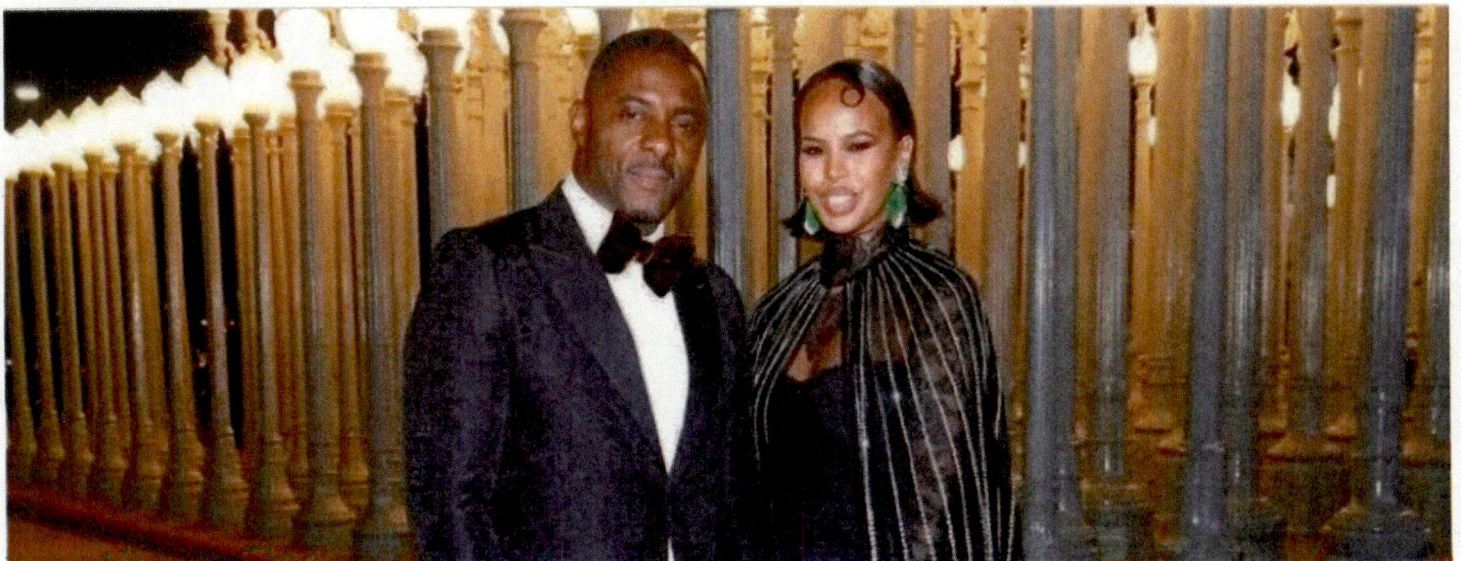
**felissagrissett** My children are missing.....No, detective has called me yet. My family and the government is involved!!!

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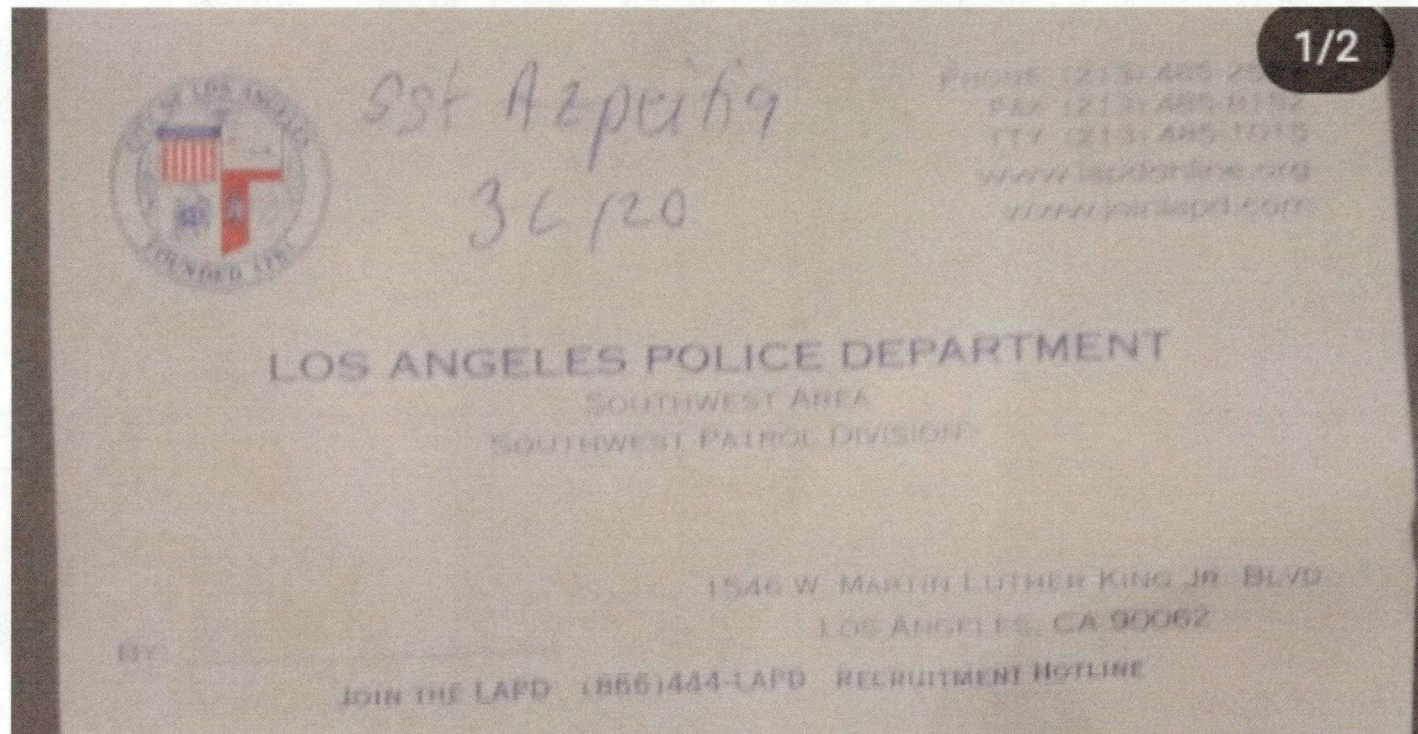
November 8, 2022



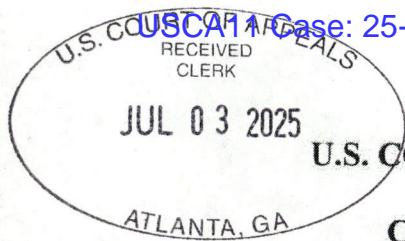
**felissagrissett**











## U.S. COURT OF APPEALS FOR THE ELEVENTH CIRCUIT

CERTIFICATE OF INTERESTED PERSONS AND  
CORPORATE DISCLOSURE STATEMENT (CIP)

Felissa Grissitt vs. Bankruptcy Court Appeal No. 25-10293 -JJ

11th Cir. R. 26.1-1(a) requires the appellant or petitioner to file a Certificate of Interested Persons and Corporate Disclosure Statement (CIP) with this court within 14 days after the date the case or appeal is docketed in this court, and to include a CIP within every motion, petition, brief, answer, response, and reply filed. Also, all appellees, intervenors, respondents, and all other parties to the case or appeal must file a CIP within 28 days after the date the case or appeal is docketed in this court. **You may use this form to fulfill these requirements.** In alphabetical order, with one name per line, please list all trial judges, attorneys, persons, associations of persons, firms, partnerships, or corporations that have an interest in the outcome of this case or appeal, including subsidiaries, conglomerates, affiliates, parent corporations, any publicly held corporation that owns 10% or more of the party's stock, and other identifiable legal entities related to a party. *(Please type or print legibly):*

Bankruptcy Court, Trustee Melissa  
Dwyer, Judge Paul Baisler,  
District Court of Appeal, Felissa  
Grissitt

Submitted by:

Signature:

Name: Felissa Grissitt

Prisoner # (if applicable):

Address: 25090 Mulholland

Hwy Calabasas, CA 91302

Telephone #: 4783178093